

3rd Notice of Appeal of Virgil F. Liptak

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United States Bankruptcy Court
Northern District Of Illinois
Eastern Division at Chicago

FILED
UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF ILLINOIS
FEB 20 2004
KENNETH S. GARDNER, CLERK
PS REP. - KG

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..... §
IN RE: VIRGIL F. LIPTAK, §
D/B/A DESIGNED FINANCIAL SERVICES, §
DEBTOR. §
..... §

Appeal No. _____
Appealed from
No. 03 B 29854
Chapter 11
Judge Jacqueline Cox

3rd NOTICE OF APPEAL

Debtor and Debtor in Possession Virgil F. Liptak d/b/a *Designed Financial Services* hereby appeals under 28 U.S.C. §158(a) or (b) [if a BAP exists in this Division], from all of the Orders of Judge Jacqueline Cox rendered orally or in writing since Jan. 5, 2004, including but not limited to her "Ruling" dated Feb. 19, 2004 which nominally denies Extension of Time for Appeal, and her Memorandum of Decision of same date, upon hearing Liptak's Emergency Motion (received by the Court on Feb. 19, 2004) and all of the issues of fact and law contained therein, which all arise from Liptak's premature informal Notice of Appeal, filed on Jan. 15, 2004, and his 'Supplement to Notice of Appeal', sent by Mail and timely received by the Clerk on Feb. 2, 2004, which incorporate and contemplate appeal from her Order dated Jan. 6, 2004, dismissing the Case with prejudice for one year, and her Oral Order denying an Emergency Hearing on Jan. 15, for all relief sought by his Motion and Notice filed Jan. 15, 2004, which resulted in an Order dated Jan. 22, 2004, and her Order granting fees to Attorneys at Forrest Ingram, PC, believed to have been rendered on Jan. 22, 2004, which are also appealed.

This Notice is accompanied by, and requested to be contemporaneously filed with that certain "***Emergency Motion for Stay, Pending Appeal***" by Appellant Liptak, which contains supplemental facts, legal premises, and issues for this Appeal, all of which are incorporated herein by reference as if fully copied and set forth at length.

Upon information, and subject to the production and receipt of all such Orders as contemplated herein; the names of all parties to any of such suspected judgments, orders, or decrees which Liptak wishes to, and intended then and does now continue to desire to appeal, from, and their addresses, and telephone numbers of all such interested parties to this Appeal and/or their respective attorneys, are as follows:

ELIZABETH THORNHILL, RICHARD E. COLGIN I, LTD. & RICHARD E. COLGIN, CO.
C/O Daniel Sheehan, & Ass.
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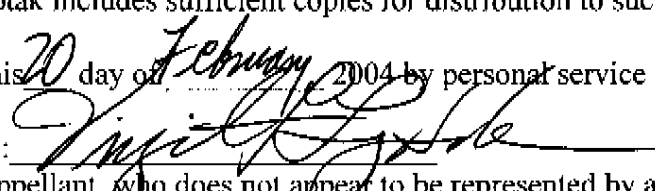
U.S. TRUSTEE, Ira Bodenstein
Attn: Kathryn Gleason or Cameron Gulden
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INTERNAL REVENUE SERVICE
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FORREST INGRAM, , JULIE BOYNTON AND MARTIN TUCKER
A/K/A FORREST INGRAM, PC
79 W. Monroe St. Ste. 1210
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312.759.2838

Liptak includes sufficient copies for distribution to such parties.

Respectfully submitted this 20 day of February, 2004 by personal service in hand.

by : 
(Appellant, who does not appear to be represented by an Attorney)
Virgil F. Liptak, *Debtor and Debtor in Possession*
5208 Caladium Dr.
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214.373.9699 Fax: 214.691.3326

If a Bankruptcy Appellate Panel Service is authorized to hear this appeal, each party has a right to have the appeal heard by the district court. The appellant may exercise this right only by filing a separate statement of election at the time of the filing of this notice of appeal. Any other party may elect, within the time provided in 28 U.S.C. § 158(c), to have the appeal heard by the district court.

If a child support creditor or its representative is the appellant, and if the child support creditor or its representative files the form specified in § 304(g) of the Bankruptcy Reform Act of 1994, no fee is required.